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August 29, 2019

Emma Best MuckRock DEPT MR 74662 411A Highland Ave Somerville, MA 02144-2516

RE: Freedom of Information Act Request No. A19-05138, Dated June 21, 2019, Concerning City of Detroit Records Regarding Roll Call Release IA-0181-15

Dear Ms. Best:

This letter serves as the City of Detroit's response to the above-referenced matter. Your request was received at the City of Detroit Law Department Freedom of Information Act Section, via email, on June 21, 2019. Because your request was received by electronic transmission, pursuant to Section 5(1) of the Michigan Freedom of Information Act (the "Act"), MCL 15.235(1); it is deemed to have been received at the Law Department on the next business day, June 24, 2019. Thank you for your patience regarding this matter.

You request:

"Records mentioning, describing or generated as a result of the 8 May 2015 Roll Call Release IA-0181-15 (which was designed to be shared widely with law enforcement) from the Department of Homeland Security's Office of intelligence and Analysis (I&A) in conjunction with the Federal Bureau of Investigation, titled "Criminal Hackers Target Police to Protest Perceived Injustices", as well as records otherwise responding or reacting to the issues raised in it."

Your request is denied pursuant to Section 5(5)(b) of the Act, MCL 15.235(5)(b). Based on information provided by City of Detroit Police Department personnel, it is our understanding that they do not possess any record which corresponds with the description of your request.

Please note, pursuant to Section 10 and 10a of the Act, MCL 15.240 and 15.240a, a person receiving a written denial of a request, or receiving a letter to submit the labor costs, may do one of the following:

1) Submit a written appeal to the head of the public body denying the request. Such appeal, if submitted, should specifically state the word "appeal" and identify the reason or reasons for reversal of the disclosure denial. MCL 15.240(1)(a) and 15.240a(1)(a); or



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2) Commence an action in the circuit court to compel the disclosure of the public records within 180 days after the public body's denial of the request, MCL 15.240(1)(b), or within 45 days after the public body's request for labor costs, MCL 15.240a(1)(b). If a court finds that the information withheld by a public body is not exempt from disclosure, or that the labor costs requested by the public body exceeds the amount permitted, the requesting party may receive the requested record and, at the discretion of the court, reasonable attorney fees and /or costs. MCL 15.240(6) and (7), and 15.240a(6) and (7).

 $\underline{i/request-document/foia-freedom-information-act-request}.\\$

truly yours

Amanda Rakos

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Freedom of Information Act Section

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